1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT TACOMA 9 MICHAEL ANTHONY ABELS, Case No. 07-5303 RBLKLS 10 Plaintiff, ORDER DENYING SECOND 11 MOTION FOR APPOINTMENT OF v. COUNSEL 12 HAROLD CLARKE, et al. 13 Defendants. 14 Before the Court is Plaintiff's second motion for appointment of counsel. (Dkt. #63). 15 Plaintiff's first motion for counsel (Dkt. # 16) was denied on September 18, 2007. (Dkt. # 21). 16 Having reviewed the present motion, the Court finds for the reasons stated below that Plaintiff's 17 motion should be denied. 18 I. DISCUSSION 19 There is no right to have counsel appointed in cases brought under 42 U.S.C. § 1983. 20 Although the court, under 28 U.S.C. § 1915(d), can request counsel to represent a party proceeding 21 in forma pauperis, the court may do so only in exceptional circumstances. Wilborn v. Escalderon, 22 789 F.2d 1328, 1331 (9th Cir. 1986); Franklin v. Murphy, 745 F.2d 1221, 1236 (9th Cir. 1984); 23 Aldabe v. Aldabe, 616 F.2d 1089 (9th Cir. 1980). A finding of exceptional circumstances requires 24

an evaluation of both the likelihood of success on the merits and the ability of the plaintiff to

F.2d at 1331. Neither of these factors is dispositive and both must be viewed together before

articulate his claims pro se in light of the complexity of the legal issues involved. Wilborn, 789

28 ORDER - 1

25

26

2.7

reaching a decision on request of counsel under Section 1915(d). Id.

Plaintiff has demonstrated an adequate ability to articulate his claims *pro se* and has not demonstrated that the issues involved in this case are complex or that he has had any difficulties in expressing them. Plaintiff is articulate and brings his claims in a very clear and organized manner. While Plaintiff may not have vast resources or legal training, he meets the threshold for a pro se litigant.

Plaintiff has raised no new exceptional circumstances that were not addressed or considered in his first motion. The difficulties claimed by Plaintiff are difficulties which any litigant would have in proceeding pro se, they do not indicate exceptional factors. Accordingly, the Court continues to find that counsel is not necessary in this case and Plaintiff's motion to appoint counsel (Dkt. # 63) is **DENIED**.

The Clerk is directed to send copies of this Order to Plaintiff and counsel for Defendants.

DATED this 5th day of March, 2008.

Karen L. Strombom

United States Magistrate Judge